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APPLICATION N	NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/007,966		11/07/2001	Ignacio Sanz-Pastor	22503-05565	3416
· 758	7590	10/03/2006		EXAMINER	
	CK & WES		LASTRA, DANIEL		
SILICON VALLEY CENTER 801 CALIFORNIA STREET				ART UNIT	PAPER NUMBER
MOUNT	AIN VIEW,	, CA 94041	. 3622		
				DATE MAILED: 10/03/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		10/007,966	SANZ-PASTOR E	SANZ-PASTOR ET AL.				
	Office Action Summary	Examiner	Art Unit					
		DANIEL LASTRA	3622					
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet w	ith the correspondence ac	ddress				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory perior re to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mained and patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION (1.136(a). In no event, however, may a red will apply and will expire SIX (6) MONute, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this of BANDONED (35 U.S.C. § 133).					
Status								
1)⊠	Responsive to communication(s) filed on 20	July 2005.						
2a)	This action is FINAL . 2b)⊠ Th	is action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) 1-64 is/are pending in the application	n.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)[Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-64</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9)	The specification is objected to by the Exami	ner.						
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority L	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen		_						
1) ⊠ Notic 2) □ Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date					
3) Inform	nation Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of I	nformal Patent Application					
	r No(s)/Mail Date <u>05/31/2002</u> .	6) 🔲 Other:	<u>_</u> ·					

DETAILED ACTION

1. Claims 1-64 have been examined. Application 10/007,966 (INTERACTIVE ADVERTISING WITH AN AUTOMATED VIEWING REWARD SYSTEM) has a filing date 11/07/2001 and Claims Priority from Provisional Application 60247473 (11/08/2000).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-64 are rejected under 35 U.S.C. 102(e) as being anticipated by <u>Jacobs</u> (US 2001/0044741).

Claim 1, Jacobs teaches:

A method for providing interactive advertising comprising:

providing programming to a user, wherein the programming includes content and advertisements (see paragraphs 19, 60);

permitting the user to select which of the advertisements are to be played (see paragraph 12; figure 5B; paragraph 76 "customize or modified the ads you see"; paragraph 125 "allows users to hide ads from view"; paragraph 160 "the user may deletes ads or playlists (or both) from, for example, his/her computer on a random or

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periodic basis"); and awarding value to the user according to which of the advertisements are played (see paragraphs 64, 161). In <u>Jacobs</u>, a user is awarded with free software based upon the advertisements played by said user.

Claim 2, Jacobs teaches:

The method of claim 1 wherein providing programming to a user comprises: providing the programming in response to a request from the user for the content contained in the programming (see paragraph 161).

Claim 3, Jacobs teaches:

The method of claim 1 wherein providing programming to a user comprises: distributing a physical medium to the user, the physical medium containing the content (see paragraph 32 "CD-ROM").

Claim 4, <u>Jacobs</u> teaches:

The method of claim 1 wherein providing programming to a user comprises: transmitting the content to the user via a computer network (see paragraph 32 "transmitting information over a communication network such as the Internet").

Claim 5, Jacobs teaches:

The method of claim 4 wherein providing programming to a user comprises: combining the content and the advertisements into a single programming stream and transmitting the single programming stream to the user via a computer network (see paragraph 60).

Claim 6, <u>Jacobs</u> teaches:

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The method of claim 4 wherein providing programming to a user comprises: combining the content and the advertisements into a single programming stream; and transmitting the single programming stream to a game console via a computer network (see paragraph 32 "video games consoles").

Claim 7, <u>Jacobs</u> teaches:

The method of claim 1 wherein providing programming to a user comprises: providing the content to the user via a first type of infrastructure and providing the advertisements to the user via a different type of infrastructure (see paragraph 25).

Claim 8, <u>Jacobs</u> teaches:

The method of claim 1 wherein:

providing programming to a user comprises:

combining the content and the advertisements into a single programming stream, the single programming stream including blocks of content separated by blocks of advertisements (see paragraph 25), and

providing the single programming stream to the user (see paragraph 60);

each block of advertisements being associated with a monetary amount and the value awarded to the user including the monetary amounts associated with the blocks of advertisements that are played (see paragraphs 160-161).

Claim 9, <u>Jacobs</u> teaches:

The method of claim 1 wherein:

advertisements are associated with credit amounts usable against fees paid by the user for the content (see paragraphs 64-65); and

the value awarded to the user includes the credit amounts associated with the advertisements that are played (see paragraph 161).

Claim 10, Jacobs teaches:

The method of claim 1 wherein permitting the user to select which of the advertisements are to be played comprises:

permitting the user to indicate a desire to skip an advertisement, wherein advertisements (see figure 5B; paragraph 76 "customize or modified the ads you see"; paragraph 125 "allows users to hide ads from view"; paragraph 160 "the user may deletes ads or playlists (or both) from, for example, his/her computer on a random or periodic basis")

are played unless the user indicates a desire to skip the advertisement (see paragraph 76).

Claim 11, <u>Jacobs</u> teaches:

The method of claim 1 wherein permitting the user to select which of the advertisements are to be played comprises:

permitting the user to indicate a desire to play an advertisement, wherein the advertisements are skipped unless the user indicates a desire to play the advertisement (see figure 5B; paragraph 76 "customize or modified the ads you see"; paragraph 125 "allows users to hide ads from view"; paragraph 160 "the user may deletes ads or playlists (or both) from, for example, his/her computer on a random or periodic basis").

Claim 12, Jacobs teaches:

The method of claim 1 wherein permitting the user to select which of the advertisements are to be played comprises:

permitting the user to define criteria for selecting which of the advertisements are to be played, wherein an advertisement is played or skipped according to the defined criteria (see paragraph 12; figure 5B; paragraph 76 "customize or modified the ads you see"; paragraph 125 "allows users to hide ads from view"; paragraph 160 "the user may deletes ads or play lists (or both) from, for example, his/her computer on a random or periodic basis").

Claim 13, <u>Jacobs</u> teaches:

The method of claim 1 wherein the value awarded to the user depends on the manner in which the advertisements are played (see paragraphs 160-161).

Claim 14, <u>Jacobs</u> teaches:

The method of claim 13 wherein the value awarded to the user depends on a time of day when the advertisement is played (see paragraph 139).

Claim 15, <u>Jacobs</u> teaches:

The method of claim 13 wherein the value awarded to the user depends on how much of the advertisement is played (see paragraph 139).

Claim 16, Jacobs teaches:

The method of claim 1 further comprising: limiting the value awarded to the user (see paragraph 161).

Claim 17, <u>Jacobs</u> teaches:

The method of claim 1 further comprising:

collecting statistics on which advertisements are selected by the user (see paragraph 147).

Claim 18, <u>Jacobs</u> teaches:

The method of claim 17 further comprising:

targeting the advertisements provided to the user based on the statistics collected for the user (see paragraph 130-131; 142).

Claim 19, Jacobs teaches:

The method of claim 17 further comprising:

clustering the user into a group of users according to the statistics collected for the user and targeting the advertisements provided to the user based on the group into which the user is clustered (see paragraph 171).

Claim 20, <u>Jacobs</u> teaches:

The method of claim 17 further comprising:

clustering the user into a demographic group according to the statistics collected for the user (see paragraph 171) and targeting the advertisements provided to the user based on the demographic group into which the user is clustered (see paragraph 171).

Claim 21, <u>Jacobs</u> teaches:

The method of claim 17 wherein the value awarded to the user depends on a relationship between the advertisements played and the statistics collected (see paragraph 65, 130-131 "playlist request information").

Claims 22-36 and 37-49 are written as system claims but contain the same limitation as claims 1-21, therefore, the same rejection is applied.

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Claims 50-64 are written as method claims but contain the same limitation as

claims 1-21, therefore, the same rejection is applied.

Conclusion

3. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to DANIEL LASTRA whose telephone number is 571-272-

6720 and fax 571-273-6720. The examiner can normally be reached on 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, ERIC W. STAMBER can be reached on 571-272-6724. The official Fax

number is 571-273-8300.

Information regarding the status of an application may be obtained from the

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Daniel Lastra

September 23, 2006

PRIMARY EXAMINER

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